

R E M A R K S

Claims 1, 2, 4-6, 8-14, 23, 24 and 28-31 currently remain in the application. Claims 3, 7, 15-22 and 25-27 have been withdrawn and claims 1, 9 and 10 are herein amended.

Claims 1, 2, 4-6, 8-9, 11, 13, 23 and 28-31 were rejected under 35 U.S.C. 102 as being anticipated by Manabe and claims 10, 12, 14 and 24 were rejected under 35 U.S.C. 103 as being obvious over Manabe. At least in part in view of this reference and the Examiner's reasons for rejecting the claims, applicant is herein amending independent claims 1, 9 and 10 to more accurately describe the nature of the motion of the molecules caused by the field-applying means. Explained more in detail, the molecules are caused to move according to this invention not only in the rotational sense (or not only "to turn") but also to change their positions. Since this is clearly supported by the specification (say, by various figures), it is believed that these amendments are enterable.

Moreover, since Manabe does not disclose any means for changing the positions of molecules, the present amendment effected herein is believed to obviate the Examiner's rejection. In other words, it is believed that the instant amendment is completely responsive to the Office Action and hence that the application is now in condition for allowance.

Respectfully submitted,



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